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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/043,929	01/11/2002	Charles H. Stallings	102189-200	9259
27267	7590 02/24/2004		EXAMINER	
WIGGIN & DANA LLP ATTENTION: PATENT DOCKETING			DONOVAN, LINCOLN D	
	RY TOWER, P.O. BOX		ART UNIT	PAPER NUMBER
NEW HAVE	N, CT 06508-1832		2832	

DATE MAILED: 02/24/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	10/043,929	STALLINGS, CHARLES H.	
Office Action Summary	Examiner	Art Unit	
	Lincoln Donovan	2832	
The MAILING DATE of this communicate Period for Reply	ation appears on the cover sheet wit	h the correspondence address	
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNIC. - Extensions of time may be available under the provisions of after SIX (6) MONTHS from the mailing date of this commun. - If the period for reply specified above is less than thirty (30) of the period for reply is specified above, the maximum statut. - Failure to reply within the set or extended period for reply will Any reply received by the Office later than three months after earned patent term adjustment. See 37 CFR 1.704(b).	ATION. 37 CFR 1.136(a). In no event, however, may a re ication. days, a reply within the statutory minimum of thirty tory period will apply and will expire SIX (6) MONT I, by statute, cause the application to become ABA	ply be timely filed (30) days will be considered timely. 'HS from the mailing date of this communication ANDONED (35 U.S.C. § 133).	n.
Status			
1) Responsive to communication(s) filed	on .		
•)⊠ This action is non-final.		
3) Since this application is in condition for closed in accordance with the practice			3
Disposition of Claims			
4) ⊠ Claim(s) 1-22 is/are pending in the approach 4a) Of the above claim(s) is/are 5) □ Claim(s) is/are allowed. 6) □ Claim(s) is/are rejected. 7) □ Claim(s) is/are objected to. 8) ⊠ Claim(s) 1-22 are subject to restriction	withdrawn from consideration.		
Application Papers			
9) The specification is objected to by the I	Examiner.		
10)☐ The drawing(s) filed on is/are: a			
Applicant may not request that any objection			
Replacement drawing sheet(s) including the same same same same same same same sam	· · · · · · · · · · · · · · · · · · ·		1).
Priority under 35 U.S.C. § 119			
<u> </u>	ocuments have been received. Ocuments have been received in Ap the priority documents have been of all Bureau (PCT Rule 17.2(a)).	oplication No received in this National Stage	
Attachment(s)	<u>—</u> :		
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO- 1) 		ummary (PTO-413) /Mail Date	
Notice of Dransperson's Patent Drawing Review (PTC 3) Information Disclosure Statement(s) (PTO-1449 or PT Paper No(s)/Mail Date		formal Patent Application (PTO-152)	

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DETAILED ACTION

Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- Claims 1-8, drawn to an energy storage device, classified in class 336, subclass 90.
- II. Claims 9-15 and 22, drawn to a method of producing pulsed power, classified in class 323, subclass 282.
- III. Claims 16-21, drawn to a toroid structure, classified in class 336, subclass 229.

The inventions are distinct, each from the other because of the following reasons:

Inventions I-II and III are related as subcombinations disclosed as usable together in a single combination. The subcombinations are distinct from each other if they are shown to be separately usable. In the instant case, invention I has separate utility such as an energy storage device not using the pulsed power production means of II or the toroid structure of III, invention II has separate utility such as pulsed power production means not using the an energy storage device of I or the toroid structure of III, invention III has separate utility such as a pulsed power production means not using the energy storage device of I or the toroid structure of III. See MPEP § 806.05(d).

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter, restriction for examination purposes as indicated is proper.

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This application contains claims directed to the following patentably distinct species of the claimed invention:

Embodiment 1: figure 1; and

Embodiment 2: figure 2.

Applicant is required under 35 U.S.C. 121 to elect a single disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable. Currently, none of claims are generic.

Applicant is advised that a reply to this requirement must include an identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election.

Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which are written in dependent form or otherwise include all the limitations of an allowed generic claim as provided by 37 CFR 1.141. If claims are added after the election, applicant must indicate which are readable upon the elected species. MPEP § 809.02(a).

Should applicant traverse on the ground that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over

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the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lincoln Donovan whose telephone number is (571) 272-1988. The examiner can normally be reached on M-F 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Elvin Enad can be reached on (571) 272-1990. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ldd 2/18/04